From the INTERNATIONAL SEARCHING AUTHOR	ORITY	E I I	N G A N G C E I V E D	
To:		f	4. Dez. 2004	PCT
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•		. 7	echtsschutz	
see form PCT/ISA/220				TEN OPINION OF THE
·	•		INTERNATIO	NAL SEARCHING AUTHORITY
			((PCT Rule 43 <i>bis.</i> 1)
			Date of mailing	
			(day/month/year) s	ee form PCT/ISA/210 (second sheet)
Applicant's or agent's file reference			FOR FURTHER	ACTION
see form PCT/ISA/220 /135	WOORDO1		See paragraph 2 bel	
International application No.	International fili	ing date (d	day/month/year)	Priority date (day/month/year)
PCT/EP2004/051680	30.07.2004			31.07.2003
International Patent Classification (IPC) or	both national clas	sification	and IPC	
C07D221/12, A61K31/473				
Applicant				· · · · · · · · · · · · · · · · · · ·
ALTANA PHARMA AG				
<u> </u>				
This opinion contains indicati	ons relating to	the follo	owing items:	
	_	, (110 1011	owing iteme.	
☑ Box No. I Basis of the op	oinion			
☑ Box No. II Priority				
		with rega	ard to novelty, invent	ive step and industrial applicability
☐ Box No. IV Lack of unity o ☐ Box No. V Reasoned sta		ulo 42bis	1 (a) (i) with rogard t	o novelhy inventive step or industrial
applicability; c	itations and exp		s supporting such sta	o novelty, inventive step or industrial atement
☐ Box No. VI Certain docum				
	s in the internati	• •		
☐ Box No. VIII Certain obsen	ations on the in	nternation	nal application	
2. FURTHER ACTION				
If a demand for international pre written opinion of the Internation the applicant chooses an Author International Bureau under Rule will not be so considered.	at Preliminary E rity other than th	Examining his one to	g Authority ("IPEA"). b be the IPEA and the	However, this does not apply where e chosen IPEA has notifed the
submit to the IPEA a written rep	ly together, whe	ere appro	priate, with amendm	e IPEA, the applicant is invited to ents, before the expiration of three n of 22 months from the priority date,
For further options, see Form P	CT/ISA/220.			
3. For further details, see notes to	Form PCT/ISA/2	220.		
	=			

Name and mailing address of the ISA:

Authorized Officer

9)

European Patent Office D-80298 Munich Tel. +49 89 2399 - 0 Tx: 523656 epmu d Fax: +49 89 2399 - 4465

Usuelli, A

Telephone No. +49 89 2399-7366



WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/051680

10/565526

			1APAA D
	Box N	o. I Basis of the opinion	1AF20 REC'U PCT/PTO 23 JAN 2006
1.	With re	egard to the language, this opinion has been es aguage in which it was field, unless otherwise inc	stablished on the basis of the international application in dicated under this item.
	lar	nis opinion has been established on the basis of nguage , which is the language of a translation nder Rules 12.3 and 23.1(b)).	a translation from the original language into the following in furnished for the purposes of international search
2.	With renecess	egard to any nucleotide and/or amino acid sec sary to the claimed invention, this opinion has be	quence disclosed in the international application and een established on the basis of:
	a. type	e of material:	
		a sequence listing	
		table(s) related to the sequence listing	
	b. form	nat of material:	•
		in written format	
		in computer readable form	
	c. time	e of filing/furnishing:	
		contained in the international application as file	ed.
		filed together with the international application	in computer readable form.
		furnished subsequently to this Authority for the	purposes of search.
3.	ha co	as been filed or furnished, the required statemer	n or copy of a sequence listing and/or table relating theretonts that the information in the subsequent or additional dor does not go beyond the application as filed, as
4.	Additio	onal comments:	

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/051680

	Box	No. II	Priority
1.	3	The foll	owing document has not been furnished:
		\boxtimes	copy of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(a)).
			translation of the earlier application whose priority has been claimed (Rule 43bis.1 and 66.7(b)).
			quently it has not been possible to consider the validity of the priority claim. This opinion has eless been established on the assumption that the relevant date is the claimed priority date.
2.		has bee	inion has been established as if no priority had been claimed due to the fact that the priority claim en found invalid (Rules 43 <i>bis</i> .1 and 64.1). Thus for the purposes of this opinion, the international ate indicated above is considered to be the relevant date.

WRITTEN OPINION OF THE INTERNATIONAL SEARCHING AUTHORITY

International application No. PCT/EP2004/051680

	No. III Non-establishment o dicability	f opi	nion with regard to novelty, inventive step and industrial
			ntion appears to be novel, to involve an inventive step (to be non have not been examined in respect of:
	the entire international application	on,	
⊠	claims Nos. 10-11 (industrial ap	plica	ibility)
bed	ause:		
Ø	the said international application following subject matter which c	n, or does	the said claims Nos. 10-11 (industrial applicability) relate to the not require an international preliminary examination (specify):
	see separate sheet		
	the description, claims or drawin unclear that no meaningful opin		(indicate particular elements below) or said claims Nos. are so could be formed (specify):
	the claims, or said claims Nos. could be formed.	are s	so inadequately supported by the description that no meaningful opinion
	no international search report h	as b	een established for the whole application or for said claims Nos.
	the nucleotide and/or amino aci C of the Administrative Instructi	d sec	quence listing does not comply with the standard provided for in Annex in that:
	the written form		has not been furnished
			does not comply with the standard
	the computer readable form		has not been furnished
			does not comply with the standard
			and/or amino acid sequence listing, if in computer readable form only, do ements provided for in Annex C-bis of the Administrative Instructions.
	See separate sheet for further of	detai	ls ·

Box No. V Reasoned statement under Rule 43bis.1(a)(i) with regard to novelty, inventive step or industrial applicability; citations and explanations supporting such statement

1. Statement

Novelty (N)

Yes: Claims

No:

Claims

Inventive step (IS)

Yes: Claims

No: Claims

1-11

1-11

Industrial applicability (IA)

Yes: Claims

1-9

No: Claims

2. Citations and explanations

see separate sheet



PCT/EP2004/051680

IAP20 Rec'd PCT/PTO 23 JAN 2006

Re Item III

Claims 10-11 relate to subject matter considered by this Authority to be covered by the provisions of Rule 67.1 (iv) PCT. Consequently, no opinion will be formulated with respect to the industrial applicability of the subject matter of these claims, cf. Article 34(4)(a)(i) PCT.

Re Item V

1- Reference is made to the following documents cited in the search report:

d1: WO 97 28131 A

d2: WO 97 35854 A

d3: WO 00 42034 A

d4: WO 02 05616 A

d5: WO 9600215 A

d6: EP 834508 A

2- Novelty

The present 6-phenylphenanthridine derivatives of formula (I) are novel vis-à-vis the 6-phenylphenanthridines of d1 to d4 on account of the substituent C(R7)=N-OR8 bound to the phenyl ring. The compounds disclosed in d5 and d6 do not contain the phenanthridine ring. Thus, present compounds of formula (I) are novel. Accordingly, claims 1 to 13 do comply with the requirement of Art. 33.2 PCT since they all relate to the compounds of formula (I).

3- Inventive step

3.1-The applicant has set himself the task of providing novel phosphodiesterase (PDE) inhibitors, specifically PDE-4 inhibitors, which may be used in the treatment of a broad variety of conditions including airway obstructions, asthma, disorders of inflammatory nature and erectile disfunctions.

Documents d1 to d6 relate to compounds having the same use of present molecules. Considering the chemical structures of the compounds disclosed in d1 to d6, it appears that any of the documents d1 to d4 can be regarded as the closest prior art.

The results disclosed in Table A of the present application provide the evidence that substantially all the claimed compounds inhibit the PDE-4.

The objective technical problem may therefore be seen in the provision of further PDE4

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inhibitors.

3.2- The solution to this problem is represented by present compounds of formula (I) which are 6-phenylphenanthridine derivatives characterised in that the phenyl is substituted by an oxime.

From documents d1 to d4 it is evident that the PDE inhibiting activity is maintained over a broad variety of substitutions to the 6-phenyl group. Additionally, observing the experimental results disclosed in the Tables A of d1 to d4 (which refer to tests of activity carried out using the same methodology), it appears that not only the qualitative activity as PDE-4 inhibitors is maintained but also the quantitative activity, expressed in terms of - log IC50, is only slightly affected by the nature of the substituent of the phenyl ring. For instance, the compounds 1 and 13 of d1, 1, 5, 6, 7 of d2, have the same stereochemistry and the same substitution pattern on the phenanthridine ring and differ only on account of the substituents on the phenyl. Their quantitative activities are very similar in that they range from 6.44 to 7.73.

It appears that the skilled person, considering the disclosure of d1 to d4, would deduce that the PDE-inhibitory activity of the 6-phenylphenanthridines is substantially unaffected by the nature of the substituent on the phenyl ring. Accordingly, faced with the technical problem of providing further PDE inhibitors he would try to modify the substitution pattern of the phenyl ring by introducing any substituent.

Accordingly, the provision of present compounds does not involve any inventive activity (Art. 33.3 PCT).

4- The expression "predominantly fluorine-substituted" used in the claims is unclear (Art.6 PCT) in that it does not allow the exact determination of the degree of fluorination of the groups concerned.

PATENT COOPERATION TREATY (750)

PCT

NOTIFICATION CONCERNING SUBMISSION OR TRANSMITTAL OF PRIORITY DOCUMENT

(PCT Administrative Instructions, Section 411)

E I N G A N G From the INTERNATIONAL BUSEAUI V E D

To:

22. Dez. 2004

Gewerblicher Rechtsschutz

WILD, Robert c/o ALTANA Pharma AG 78467 Konstanz Germany

Date of mailing (day/month/year) 10 December 2004 (10.12.2004)	
Applicant's or agent's file reference 1135WOORD01	IMPORTANT NOTIFICATION
International application No. PCT/EP2004/051680	International filing date (day/month/year) 30 July 2004 (30.07.2004)
International publication date (day/month/year) Not yet published	Priority date (day/month/year) 31 July 2003 (31.07.2003)

- ALTANA PHARMA AG et al
- 1. By means of this Form, which replaces any previously issued notification concerning submission or transmittal of priority documents, the applicant is hereby notified of the date of receipt by the International Bureau of the priority document(s) relating to all earlier application(s) whose priority is claimed. Unless otherwise indicated by the letters "NR", in the right-hand column or by an asterisk appearing next to a date of receipt, the priority document concerned was submitted or transmitted to the International Bureau in compliance with Rule 17.1(a) or (b).
- 2. (If applicable) The letters "NR" appearing in the right-hand column denote a priority document which, on the date of mailing of this Form, had not yet been received by the International Bureau under Rule 17.1(a) or (b). Where, under Rule 17.1(a), the priority document must be submitted by the applicant to the receiving Office or the International Bureau, but the applicant fails to submit the priority document within the applicable time limit under that Rule, the attention of the applicant is directed to Rule 17.1(c) which provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.
- 3. (If applicable) An asterisk(*) appearing next to a date of receipt, in the right-hand column, denotes a priority document submitted or transmitted to the International Bureau but not in compliance with Rule 17.1(a) or (b) (the priority document was received after the time limit prescribed in Rule 17.1(a) or the request to prepare and transmit the priority document was submitted to the receiving Office after the applicable time limit under Rule 17.1(b)). Even though the priority document was not furnished in compliance with Rule 17.1(a) or (b), the International Bureau will nevertheless transmit a copy of the document to the designated Offices, for their consideration. In case such a copy is not accepted by the designated Office as priority document, Rule 17.1(c) provides that no designated Office may disregard the priority claim concerned before giving the applicant an opportunity, upon entry into the national phase, to furnish the priority document within a time limit which is reasonable under the circumstances.

Priority date
Priority application No.
Country or regional Office
or PCT receiving Office
of priority document

31 July 2003 (31.07.2003)
03017338.9
EP
04 Octo 2004 (04.10.2004)

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Soumia SAADALLAH

Telephone No. (41-22) 338 8421

(JSC:)

PCT

SECOND AND SUPPLEMENTARY NOTICE INFORMING THE APPLICANT OF THE COMMUNICATION OF THE INTERNATIONAL APPLICATION (TO DESIGNATED OFFICES WHICH APPLY THE 30 MONTH TIME LIMIT UNDER ARTICLE 22(1))

(PCT Rule 47.1(c))

Date of mailing (day/month/year)
01 December 2005 (01.12.2005)

WILD, Robert c/o ALTANA Pharma AG 78467 Konstanz ALLEMAGNE

EINGANG/RECEIVED

0 6. Dez. 2005

Gowerbt, Bodhusschutz/ Intollochal Froporty ALTANA Pharma AG

Applicant's or agent's file reference 1135WOORD01

IMPORTANT NOTICE

International application No. PCT/EP2004/051680

International filing date (day/month/year) 30 July 2004 (30.07.2004)

Priority date (day/month/year) 31 July 2003 (31.07.2003)

Applicant

ALTANA PHARMA AG et al

- 1. ATTENTION: For any designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002 (30 months from the priority date), does not apply, please see Form PCT/IB/308(First Notice) issued previously.
- Notice is hereby given that the following designated Office(s), for which the time limit under Article 22(1), as in force from 1 April 2002, does apply, has/have requested that the communication of the international application, as provided for in Article 20, be effected under Rule 93bis.1. The International Bureau has effected that communication on the date indicated below: 10 February 2005 (10.02.2005)

AU, AZ, BY, CN, CO, DZ, EP, HU, KG, KP, KR, MD, MK, MZ, NA, RU, SY, TM, US

In accordance with Rule 47.1(c-bis)(i), those Offices will accept the present notice as conclusive evidence that the communication of the international application has duly taken place on the date of mailing indicated above and no copy of the international application is required to be furnished by the applicant to the designated Office(s).

3. The following designated Offices, for which the time limit under Article 22(1), as in force from 1 April 2002, does apply, have not requested, as at the time of mailing of the present notice, that the communication of the international application be effected under Rule 93bis.1:

AE, AG, AL, AM, AP, AT, BA, BB, BG, BR, BW, BZ, CA, CR, CU, CZ, DE, DK, DM, EA, EC, EE, EG, ES, FI, GB, GD, GE, GH, GM, HR, ID, IL, IN, IS, JP, KE, KZ, LC, LK, LR, LS, LT, LV, MA, MG, MN, MW, MX, NI, NO, NZ, OA, OM, PG, PH, PL, PT, RO, SC, SD, SG, SK, SL, TJ, TN, TR, TT, UA, UZ, VC, VN, YU, ZA, ZW

In accordance with Rule 47.1(c-bis)(ii), those Offices accept the present notice as conclusive evidence that the Contracting State for which that Office acts as a designated Office does not require the furnishing, under Article 22, by the applicant of a copy of the international application.

4. TIME LIMITS for entry into the national phase

For the designated or elected Office(s) listed above, the applicable time limit for entering the national phase will, subject to what is said in the following paragraph, be 30 MONTHS from the priority date.

In practice, time limits other than the 30-month time limit will continue to apply, for various periods of time, in respect of certain of the designated or elected Office(s) listed above. For regular updates on the applicable time limits (30 or 31 months, or other time limit), Office by Office, refer to the PCT Gazette, the PCT Newsletter and the PCT Applicant's Guide, Volume II, National Chapters, all available from WIPO's Internet site, at http://www.wipo.int/pct/en/index.html.

It is the applicant's sole responsibility to monitor all these time limits.

The International Bureau of WIPO 34, chemin des Colombettes 1211 Geneva 20, Switzerland

Authorized officer

Yolaine Cussac

Facsimile No.+41 22 740 14 35

Facsimile No.+41 22 338 70 80